Case 1:18-cv-08231-AT-BCM Document 98 Filed 03/13/20 Page 1 of 1



led 03/13/20 Page 1 of

ROCKEFELLER CENTER
1270 AVENUE OF THE AMERICAS, 24TH FLOOR
NEW YORK, NY 10020
T 212.307.5500 F 212.307.5598 www.Venable.com

March 13, 2020

Edward P. Boyle T 212.808.5675

EPBoyle@Venable.com

By ECF

Honorable Barbara C. Moses United States District Court Southern District of New York 500 Pearl Street New York, NY 10007

> Re: Morgan Art Foundation Ltd. v. McKenzie, No. 1:18-cv-4438-AT-BCM; Morgan Art Foundation Ltd. v. Brannan, No. 1:18-cv-8231-AT-BCM

Dear Judge Moses:

I write as counsel for James Brannan as Personal Representative of the Estate of Robert Indiana (the "Estate") in the above-referenced actions.

In connection with the Estate's opposition to the Plaintiffs' Motion for Sanctions, the Estate submitted the Declaration of John C. Vazquez dated March 4, 2020, which attached as Exhibit A an April 28, 2011 email. (*See* Dkt. 4438, ECF No. 236; Dkt. 8231 ECF No. 97). It has come to my attention that although Exhibit A to the Vazquez Declaration was accurately described and reproduced in the declaration, it is not the same document referred to in paragraph 14 of the Declaration of Luke Nikas in Support of Plaintiffs' Motion for Sanctions (Dkt. 4438, ECF No. 214; Dkt 8231 ECF No. 87). Accordingly, I respectfully request that Your Honor disregard the second full paragraph on page 20 of the Estate' Memorandum of Law in Opposition to Plaintiffs' Motion for Sanctions (Dkt 4438, ECF No. 231, Dkt. 8231 ECF No. 92).

Respectfully,

Edward P Boyle

cc: All counsel of Record (by ECF)